DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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the application of which					•	
√ is attached hereto	OR	was filed on		as United St	ates Application	
in the installation of the party of the second of the seco	•	Number or PCT International Application Number				
		(Commination No		oplicable).	on	
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I hereby state that I have reviewed and un by any amendment specifically referred to		tents of the above identifi	ed application,	including the cla	ims, as amend	
I acknowledge the duty to disclose info continuation-in-part application(s), materi the national or PCT international filing da	ial information w	hich became available be				
I hereby claim foreign priority benefits ur or plant breeder's rights certificate(s), or than the United States of America, listed	nder 35 U.S.C. 11 365(a) of any PC below and have	T international applicationals also identified below, by	n(s) which des checking the b	ignated at least of ox, any foreign a	ne country oth pplication(s) f	
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I hereby appoint all attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.



PATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAME OF SOLE OR FIRST INVENTOR:	OF SOLE OR FIRST INVENTOR:					
Given Name (first and middle [if any]) Tsutomu	fany]) Tsutomu Family Name or Surname TOKUNAGA					
Inventor's Signature Toutomu Tokunaga		Date	slep. 3, 2003			
Residence: Nakakoma-gun, Yamanashi-ken,			Citizenship Japan			
Mailing Address: No. 2680, Nishihanawa, Tato	mi-cho, Nakakom	a-gur	n, Yamanashi-ken,			
Japan, c/o Pioneer Corporation						
NAME OF SECOND INVENTOR:						
Given Name Nobuhiko (first and middle [if any])	NODUITRO					
Inventor's Signature Nobuliko Scegusa		Date	Sep. 5. 7003			
Residence: Nakakoma-gun, Yamanashi-ken,	Japan		Citizenship Japan			
Mailing Address: No. 2680, Nishihanawa, Tatomi-cho, Nakakoma-gun, Yamanashi-ken,						
Japan, c/o Pioneer Corporation						
NAME OF THIRD INVENTOR:	·					
Given Name (first and middle [if any]) Kazuo Family Name or Surname YAHAGI						
Inventor's Signature Kazuo Yahagi		Date	Sep. 5, 2003			
Residence: Nakakoma-gun, Yamanashi-ken,	Japan	- V	Citizenship Japan			
Mailing Address: No. 2680, Nishihanawa, Tatomi-cho, Nakakoma-gun, Yamanashi-ken,						
Japan, c/o Pioneer Corporation						
NAME OF FOURTH INVENTOR:	***************************************		-			
Given Name Mitsushi (first and middle [if any])	Family Name or Surname KITAGAWA					
Inventor's Signature Mitsishi Kitggawa		Date	Sep. 8, 2003			
Residence: Fukuroi-shi, Shizuoka, Japan			Citizenship Japan			
Mailing Address: 15-1, Nishinoya, Washizu, Fukuroi-shi, Shizuoka, Japan, c/o						
Pioneer Corporation, Shizuoka Works						
NAME OF FIFTH INVENTOR:						
Given Name (first and middle [if any]) Shigeru	Family Name or Surnam	ie	IWAOKA			
Inventor's Signature Shigenn Dwgo lca		Date	Sep. 5. 2003			
Residence: Nakakoma-gun, Yamanashi-ken,	Japan		Citizenship Japan			
Mailing Address: No. 2680, Nishihanawa, Tatomi-cho, Nakakoma-gun, Yamanashi-ken,						
Japan, c/o Pioneer Corporation						